

jc690 U.S. PTO
08/18/99

jc549 U.S. PTO
09/376860
08/18/99

ENCLOSED ARE:

- ☐ Appointment of Associates;
☐ Information Disclosure Statement, Form PTO-1449 and copies of documents listed therein;
☐ Preliminary Amendment;
☐ Specification (8 Pages of Specification, Claims, & Abstract);
☐ Declaration and Power of Attorney:
 (1 Page of a ☐ fully executed ☐ unsigned Declaration);
☐ Drawing (1 sheets of ☐ informal ☐ formal sheets);
☐ Certified copy of European application Serial No.98202810.2;
☐ Authorization Pursuant to 37 CFR §1.136(a)(3)
☐ Other: _____;
☐ Assignment to _____ .

[illegible]

CLAIMS AS FILED				
FOR	NUMBER FILED	NUMBER EXTRA	RATE	BASIC FEE - \$760.00
Total Claims	6 - 20 =	0	X \$18 =	0.00
Independent Claims	2 - 3 =	0	X \$78 =	0.00
Multiple Dependent Claims, if any			\$260 =	0.00
TOTAL FILING FEE				\$760.00

Please charge Deposit Account No. 14-1270 in the amount of the total filing fee indicated above, plus any deficiencies. The Commissioner is also hereby authorized to charge any other fees which may be required, except the issue fee, or credit any overpayment to Account No. 14-1270.

[]Amend the specification by inserting before the first line as a centered heading --Cross Reference to Related Applications--; and insert below that as a new paragraph --This is a continuation-in-part of application Serial No. , filed , which is herein incorporated by reference--.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

HENRICUS A.W. VAN GESTEL ET AL

PHN 17,070

Serial No.

Group Art Unit:

Filed: Concurrently

Examiner:

INFORMATION PROCESSING DEVICE

Honorable Commissioner of Patents and Trademarks
Washington, D.C. 20231

PRELIMINARY AMENDMENT

Sir:

Prior to calculating the filing fee and examination,
please amend the above-identified application as follows:

IN THE CLAIMS

Please amend the claims as follows:

Claim 4, line 1, delete "or 2".

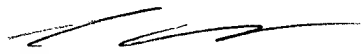
Claim 5, line 1, change "any of the Claims 1 to 4" to
--Claim 1--.

REMARKS

The claims have been amended as to matters of form and to
eliminate multiple dependency.

Applicant respectfully requests favorable consideration and early passage to issue of the present application.

Respectfully submitted,

By 
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Information processing device.

FIELD OF THE INVENTION

The invention relates to an information processing device as defined in the preamble of Claim 1. The invention further relates to a method for processing information as defined in the preamble of Claim 6.

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BACKGROUND OF THE INVENTION

A device as defined above is widely known. For example, a CD-player or MP3-player processes digital audio files so as to make them audible through a headphone or loudspeaker. The audio files constitute primary information of the player, since it is the player's primary function to process and play the audio files. An MP3-player comprises a digital memory for storing the audio files, while a CD-player has removable storage means, i.e. respective CDs. As another example, an organizer or personal digital assistant (PDA) enables entry, storage and retrieval of digital data, such as addresses and appointments. Such digital data constitutes primary data of the organizer or PDA since it relates to the primary function of these devices.

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A disadvantage of the known devices is that they are not emotionally linked to their owners and hence can readily be replaced by a similar device, since the primary information which is processed by one device can be easily copied to a similar device. An owner of such a device will have no feelings of attachment to the device, which makes the device less valuable to the owner.

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OBJECT AND SUMMARY OF THE INVENTION

It is an object of the invention to provide a device that is emotionally linked to its owner and triggers feelings of attachment. To this end, a first aspect of the invention provides a device as claimed in Claim 1. A second aspect of the invention provides a method as claimed in Claim 6. Advantageous embodiments of the invention are defined in the dependent Claims.

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The information processing device as defined in Claim 1 includes personalizing means, e.g. a software agent, which monitors the use of the device, i.e. the units of primary

information which are being processed and which processing functions of the device are being invoked. From these observations, the personalizing means derive personalizing information which is stored in a non-volatile memory. The personalizing information may include the date of manufacture of the device and the date of acquisition by the owner, the total time of ownership, information about a person from whom a unit of primary information has been acquired, a date or city of the acquisition, a frequency of playing an audio-track, etc. After using the device for some time, the device has built up a history of personalizing information, which is valuable to its owner because it can trigger memories of events the device and the user were involved in during the ownership.

In an embodiment of the invention as claimed in Claim 2, a link is maintained between units of primary information and units of personalizing information which were derived from the use of said primary information. Whenever the primary information is being processed, the user has access to the related personalizing information, triggering memories of events involving the primary information.

In an embodiment of the invention as claimed in Claim 3, the related personalizing information is displayed on a graphical display while the primary information is being processed, e.g. when playing a particular audio track.

In an embodiment of the invention as claimed in Claim 4, personalizing information remains stored in the further storage means, even if the primary information it was derived from is erased from the storage means. The link between the two types of information is broken, but a trace of the erased primary information is preserved by its related personalizing information. For example, long after an audio track has been removed from an MP3-player, its title and the number of times it has been played could still be available.

In an embodiment of the invention as claimed in Claim 5, primary information can be exchanged with similar devices, for example by connecting two MP3-players, audio files can be transferred between them. Attached to a file thus transferred is a personal tag belonging to the owner of the sending device. The tag is detached from the transferred audio file by the receiving device and stored as personalizing information by its personalizing means. The personal tag may comprise a personal message from the owner of the sending device, or an artistic icon. This personal tag is still preserved in the MP3-player long after removal of the song from the player's memory.

It is an achievement of the invention that the user develops a feeling of attachment to the device according to the invention, making the device irreplaceable by another device, even if the other device contains the same primary information. By using the

device for some time, the owner adds a personal element to it, which makes the device unique among similar devices.

The invention is particularly suitable for a digital audio players, such as MP3-players, or PDAs. The invention is also applicable, for example, to GSM telephones, remote controls, television receivers, video recorders etc.

BRIEF DESCRIPTION OF THE DRAWINGS

These and other aspects of the invention will be apparent from and elucidated by way of a non-limitative example with reference to a drawing in which:

Figure 1 shows an MP3-player as an embodiment of the device according to the invention;

Figure 2 shows a further MP3-player as an alternative embodiment of the device according to the invention.

DESCRIPTION OF EMBODIMENTS

The figure shows an MP3-player 1 which includes a user control unit 2, a primary storage 3, a graphical display 4, an interface 5, a microprocessor 6, an audio processor 7, a clock 8, a personalizer 9 and a secondary storage 10. The user operates the MP3-player 1 by means of the control unit 2 which sends commands to the microprocessor 6. The microprocessor 6 receives commands from the control unit 2; it sends and receives digital audio information through the interface 5, it controls the clock 8 and receives time signals from it. The microprocessor 6 also stores and retrieves digital audio information in the primary storage 3, sends graphical information to the display 4 and digital audio information to the audio processor 7. The audio processor 7 converts the digital audio signals into analog audio signals which can be further processed by a headphone or an amplifier (not shown). The personalizer 9 stores and retrieves digital data in the secondary storage 10 and communicates said digital data with the microprocessor 6.

The MP3-player 1 receives digital MPEG-3 audio files and descriptive information through the interface 5 and stores them in the primary storage 3. In response to a user command, any audio file in the primary storage 3 can be played through the audio processor 7 and listened to by means of e.g. a headphone. The descriptive information, e.g. comprising the title of the audio file, the composer and the performer, is displayed on the display 4 when the corresponding audio file is being played.

The audio files may be derived from a CD-player, from the internet or from a similar MP3-player. Audio files can also be sent to similar MP3-players through the interface 5. The owner of the MP3-player 1 can store a personal tag, e.g. a personal message, an e-mail address or an artistic icon, in the secondary storage 10. Such a tag could be prepared on a personal computer and be derived through the interface 5. When an audio file is sent to a similar MP3-player, the personal tag is sent along with the audio file. Upon reception of an audio file and a personal tag from a similar MP3-player, the personalizer 9 detaches the tag from the audio file. The audio file is stored in the primary storage 3, while the received personal tag is stored in the secondary storage 10, along with a time-stamp generated by the clock 8 and a reference to the audio file, which reference establishes a link between the audio file and the generated personalizing information. Whenever the audio file is played, the secondary storage 10 is searched for personalizing information comprising a reference to the audio file. If such information is found, it is displayed on the display 4 so as to remind the owner about the person from whom the audio file was acquired and e.g. the time and place of the acquisition. If said audio file is erased from the primary storage 3 in response to a user command, the related personal tag and time/place information are preserved in the secondary storage 10, together with the title of the audio file and statistical data, comprising e.g. the number of times the file was played. From each audio file which has ever been stored in the MP3-player 1, a trace is left in the secondary storage 10, triggering memories about the history of use of the MP3-player 1. The information in the secondary storage 10 thus personalizes the MP3-player 1, making its owner feel more attached to it. Besides information related to audio files, the secondary storage 10 also contains information about e.g. the date and place of purchase of the device, the total duration of the ownership, the number of hours of use, etc. The personalizing information in the secondary storage 10 can be browsed through by means of the control unit 2 and the display 4, but it cannot be altered, erased or copied through the interface 5. It becomes a part of the MP3-player 1, making it a unique device.

Figure 2 shows a further MP3-player as an embodiment of the device according to the invention. Reference numbers which occur in both figures denote the same components. The MP3-player of Figure 2 includes additionally a matcher 11 and an alerter 12. The interface 5 is also arranged to communicate with similar devices within a restricted area, for example, having a radius of approximately 10 meters, for example by means of electro-magnetic waves or infrared signals. The personalizer 9 is also arranged to transmit parts of the personalizing information to similar devices within said area. For example, it could transmit identities of persons from whom audio files have been obtained recently. The personalizer 9 is

also arranged to relay personalizing information received from similar devices within said area to the matcher 11. The matcher 11 compares the received personalizing information with the personalizing information in the secondary storage 10 and if they match to a certain degree, the alerter 12 is controlled to issue a signal to the owner. For example, if the personalizing information of the MP3-player 1 contains a reference to a particular person and the identity of that person is received from a similar MP3-player within said area, the owners of the two players are likely to have a common acquaintance; this could be the start of a conversation. The identity of said common acquaintance could be presented on the display 4. Furthermore, two MP3-players within a certain area exchange information about audio files which have been stored in the primary storage of both players in the past. If there is a substantial overlap, the owners will again be notified. Instead of a list of specific audio files, the personalizer 9 could be adapted to generate a user profile describing the owner's taste in more general terms, e.g. using categories which are rated according to the owner's taste. In this way, the personalized device according to the invention could play a role in bringing together people having similar tastes or common acquaintances.

Although the invention has been described with reference to specific illustrative embodiments, variations and modifications are possible within the scope of the inventive concept. Thus, for example, the primary storage 3 and the secondary storage 10 could be distinguishable parts of one large storage, e.g. a flash memory. The personalizer 9 could be a separate circuit or be implemented as a software function of the microprocessor 6. It is not a necessary requirement that the personalizing information cannot be altered, erased or copied. The possibility of making a backup could also be desirable, since the MP3-player could be lost or damaged. The MP3-player 1 could be equipped with a GPS-circuit, enabling the generation of personalizing information concerning the place where a particular event, e.g. transfer of an audio file, took place.

The invention can be applied to a PDA, the primary information then being addresses, appointments, notes etc. Such data could similarly be exchangeable with similar devices, and personalizing information could be generated in a way as described above.

The invention could also be applied to a GSM telephone, the primary information then being telephone numbers and e-mails. Any time a particular number is dialed, personalizing information concerning the place and time and interlocutor is generated. Along with a phone conversation, a digital personal tag could be transferred and stored in the secondary storage of the interlocutor's phone.

CLAIMS:

1. An information processing device including storage means for storing units of primary information, and user operable means for making selections from the units of primary information to be processed and/or from functions to be invoked, **characterized in that** the device also includes further storage means, and personalizing means for deriving personalizing information from said selections in order to store the personalizing information in the further storage means.

2. A device according to Claim 1, **characterized in that** the personalizing means are arranged to maintain a link between a respective unit of said primary information and a respective unit of the personalizing information.

3. A device according to claim 2, **characterized in that** the device includes presentation means for presenting information, the personalizing means being arranged to present a respective unit of personalizing information which is linked to a respective unit of primary information while the respective unit of primary information is being processed.

4. A device according to Claim 2 or 3, the device being arranged to erase a respective unit of primary information in response to a user command, **characterized in that** the personalizing means are arranged to remove a link between the respective unit of primary information and a respective unit of personalizing information, and to preserve the storage of the respective unit of personalizing information in the further storage means.

5. A device according to any of the claims 1 to 4, the device including communication means for exchanging units of primary information with a similar device, **characterized in that** the personalizing means are arranged to attach a personal tag to a unit of primary information to be sent to the similar device, the personalizing means also being arranged to detach a personal tag from a received unit of primary information and store it as personalizing information in the further storage means.

6. A method for processing information by means of a device, including the storage of the primary information, and the selection of units of primary information to be processed and/or functions to be invoked, **characterized in that** the method also includes the personalizing of the device by means of personalizing information derived from said
5 selections, and the storage of the personalizing information in the device.

ABSTRACT:

The invention relates to an information processing device (1), including a user control unit (2) for the selection of units of primary information to be processed and functions to be invoked. The device also includes storage means (3) for storing the primary information. From the selections made by the user the device derives personalizing information concerning the use of the device and the primary information processed with the device. The personalizing information is stored separately and represents a history of the usage of the device, thus making the device more personalized to its owner.

Fig. 1

[illegible]

FIG. 2

DECLARATION and POWER OF ATTORNEY

ATTORNEY'S DOCKET NO.:
PHN 17.070 US

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
"Information processing device"

the specification of which (check one)

☐ is attached hereto.

☐ was filed on _____ as Application Serial No. _____ and was amended on _____ (if

applicable).

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by the amendment(s) referred to above.

I acknowledge the duty to disclose information which is material to patentability of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

PRIOR FOREIGN APPLICATION(S)

COUNTRY	APP. NUMBER	DATE OF FILING (DATE, MONTH, YEAR)	PRIORITY CLAIMED UNDER 35 U.S.C. 119
Europe	98202797.1	21 August 1998	YES

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35 United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

PRIOR UNITED STATES APPLICATION(S)

APPLICATION SERIAL NUMBER	FILING DATE	STATUS (PATENTED, PENDING, ABANDONED)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Algy Tamoshunas, Reg. No. 27,677
Jack E. Haken, Reg. No. 26,902

SEND CORRESPONDENCE TO: Corporate Patent Counsel; U.S. Philips Corporation; 580 white Plains Road; Tarrytown, NY 10591	DIRECT TELEPHONE CALLS TO: (name and telephone No.) (914) 332-0222
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Dated:		Inventor's Signature:	
Full Name of in Inventor	Last Name VAN GESTEL	First Name Henricus	Middle Name A.W.
Residence & Citizenship	City Eindhoven	State of Foreign Country The Netherlands	Country of Citizenship The Netherlands
Post Office Address	Street Prof. Holstlaan 6	City 5656 AA Eindhoven	State of Country The Netherlands
		Zip Code	
Dated:		Inventor's Signature:	
Full Name of in Inventor	Last Name RAAIJMAKERS	First Name Klaas	Middle Name K.
Residence & Citizenship	City Amsterdam	State of Foreign Country The Netherlands	Country of Citizenship The Netherlands
Post Office Address	Street Lindengracht 243-3A	City 1015 KM Amsterdam	State of Country The Netherlands
		Zip Code	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

HENRICUS A.W. VAN GESTEL ET AL

PHN 17,070

Serial No.

Group Art Unit:

Filed: CONCURRENTLY

Examiner:

Title: INFORMATION PROCESSING DEVICE

Honorable Commissioner of Patents and Trademarks
Washington, D.C. 20231

APPOINTMENT OF ASSOCIATES

Sir:

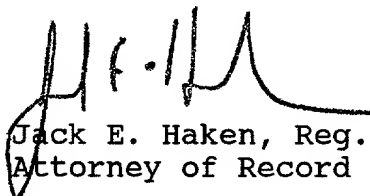
The undersigned Attorney of Record hereby revokes all prior appointments (if any) of Associate Attorney(s) or Agent(s) in the above-captioned case and appoints:

Tony Piotrowski (Registration No. 42,080)
(Registration No.) and
(Registration No.)

c/o U.S. PHILIPS CORPORATION, Intellectual Property Department, 580 White Plains Road, Tarrytown, New York 10591, his Associate Attorney(s)/Agent(s) with all the usual powers to prosecute the above-identified application and any division or continuation thereof, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith.

ALL CORRESPONDENCE CONCERNING THIS APPLICATION AND THE LETTERS PATENT WHEN GRANTED SHOULD BE ADDRESSED TO THE UNDERSIGNED ATTORNEY OF RECORD.

Respectfully,


Jack E. Haken, Reg. 26,902
Attorney of Record

Dated at Tarrytown, New York
this August 17, 1999

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